certificate of completion from an approved hunter safety and ethics education course issued in this state since 1960, by another state, or by a province of Canada is valid for the requirements of this section, provided the applicant is twelve years of age or older.

- 2. A certificate of completion shall not be issued to a person who has not satisfactorily completed a minimum of eight hours of training in an approved hunter safety and ethics education course. The commission shall establish the curriculum for the first eight hours of an approved hunter safety and ethics education course offered in this state. Upon completion of the eighthour curriculum, a certificate of completion shall be awarded to the applicant. An examination shall not be required for the award of the certificate.
- 3. The commission shall provide a manual on hunter safety education which shall be used by all instructors and persons receiving hunter safety and ethics education training in this state.
- 4. The commission shall provide for the certification of persons who wish to become hunter safety and ethics instructors. A person shall not act as an instructor in hunter safety and ethics education as provided in this section without first obtaining an instructor's certificate from the commission.
- 5. An officer of the commission or a certified instructor may issue a certificate to a person who has not completed the hunter safety and ethics education course but has demonstrated to that officer or instructor a satisfactory knowledge of hunter safety and ethics.
- 6. A public or private school or organization approved by the commission may cooperate with the commission in providing a course in hunter safety and ethics education as provided in this section.
- 7. A hunting license obtained under this section by a person who gave false information or presented a fraudulent certificate of completion shall be revoked and a new hunting license shall not be issued for at least two years from the date of conviction.
- 8. The state conservation commission shall adopt rules in accordance with chapter 17A as necessary to carry out the administration of this section.
  - Sec. 2. This Act takes effect July 1, 1983.

Approved March 25, 1982

## CHAPTER 1036

CITY OF ROLFE LEGALIZING ACT H.F. 2003

AN ACT to legalize the sale of certain property in Rolfe, Pocahontas county, Iowa.

WHEREAS, the following is part of the minutes of the town council of the incorporated town of Rolfe, Iowa, on March 14, 1955, "Having had the approval of the Library Board motion was made by Wickre, seconded by Cox that the council sell the East 40 feet of Lot sixteen (16) of Block eight (8) of the original plat of Rolfe, Iowa to Dr. Ranney for \$50. and he to assume the expense of removal of the oil tank west of the library building and also pay the cost of abstract of title. Motion carried"; and

WHEREAS, a warranty deed dated May 5, 1955, acknowledged May 6, 1955, from the incorporated town of Rolfe, Iowa, to R. B. Ranney was recorded on November 12, 1955, in the office

of the county recorder of Pocahontas county, Iowa, in village deed record book 5 at page 46, to the following described real property: The east forty (40) feet of lot no. sixteen (16) in block eight (8) as said lot and block appear in the original plat of the incorporated town of Rolfe, Iowa; and

WHEREAS, no notice of the proposal to dispose of said real property was given; NOW, THEREFORE,

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That all proceedings taken by the town council of the incorporated town of Rolfe, Iowa, in the sale of property on March 14, 1955, are validated, legalized and confirmed and shall constitute a valid, legal and binding sale; and the warranty deed dated May 5, 1955, acknowledged May 6, 1955, from the incorporated town of Rolfe, Iowa, to R. B. Ranney, which was recorded on November 12, 1955, in the office of the county recorder of Pocahontas county, Iowa, in village deed record book 5 at page 46, is validated, legalized and confirmed and shall constitute a valid, legal and binding deed.

Approved March 25, 1982

## **CHAPTER 1037**

SPECIAL TURKEY HUNTING LICENSE *H.F.* 2027

AN ACT to provide for a special turkey hunting license for landowners and tenants of farm units and their family members.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 109.38, Code 1981, is amended by adding the following new subsection: NEW SUBSECTION. The commission shall issue a special turkey hunting license to either the owner or the tenant of a farm unit or a member of the owner's or tenant's immediate family if the person makes a written application to the commission and pays the fee provided for the regular turkey hunting license. The special license is valid only for hunting on the farm unit of the owner or tenant. Only one special license may be issued for a farm unit. The application must contain the consent of the owner if the tenant or tenant's family member applies for the license. A person purchasing a regular turkey hunting license is not eligible to purchase a special license under this subsection. Applications for the special turkey licenses must be received by the commission at least thirty days prior to the opening of the turkey hunting season. The special turkey hunting licensees are subject to all other laws regarding the hunting of turkeys.

Approved March 25, 1982